

UNITED STATES - STRICT COURT  
EASTERN DISTRICT OF NEW YORK

ORIGINAL

Timothy ASKEW

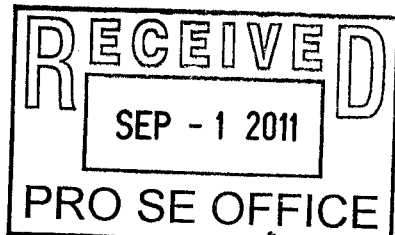
PLAINTIFF,

CV 11 - 4276  
COMPLAINT V. ITALIANO, J.

-AGAINST-

(3) Three OFFICER OF THE N.Y.P.D.  
AND THE CITY OF NEW YORK  
DEFENDANTS,

JURY TRIAL Demanded



I. Parties

PLAINTIFF Timothy ASKEW, resides At [REDACTED]  
BKLYN. N.Y.

DEFENDANTS Are members of The N.Y.P.D., resides At  
UNKNOWN to PLAINTIFF.

II. The Jurisdiction OF The Court is invoked pursuant To  
(28 U.S.C.) Illegal Search.

III. STATEMENT OF CLAIM. ON 8/22/11 At Approximately 5:35  
P.M. I WAS SITTING ON MY STOP IN FRONT OF [REDACTED]  
[REDACTED] With my FRIEND PAUL RedFURN TALKING.  
AT WICH TIME, (3) THREE UNDER COVER POLICE  
OFFICERS, driving AN UNMARKED black CAR. Lic #  
EJH-8873. STOPED IN FRONT OF 42 CHRISTOPHER AVE.  
got OUT, AND STARTED SEARCHING MYSELF AND  
PAUL RedFURN. I Asked the officer what WAS  
the Problem, AND why I WAS being SEARCHED. I  
WAS Told to be Quiet, AND that they had the  
right to SEARCH Anyone ~~At~~ ANY time.  
I thAnS requested their badge numbers, that  
is when they got back into there UNMARKED CAR  
AND left.

II

- IV. THE Federal Court Jurisdiction, is revolving Around Federal Questions. Illegal Search.
- V. The remedy that Plaintiff seeks, is money damages in the Amount of \$150,000,000. million dollars, injunctive And declaratory relief.

I declare under Penalty of Perjury that the foregoing is ~~True~~ AND correct.

9/1/11

DATE

Timothy Askeew  
Plaintiff

MAILING Address TIMOTHY ASKEW

